# **Electronically Recorded**

Augenne Henlesser

Official Public Records

Tarrant County Texas 2009 Mar 12 07:45 AM

Fee: \$ 32.00 Submitter: SIMPLIFILE

5 Pages

D209066863

Suzanne Henderson



HARDING COMPANY 13465 Midway Road, Suite 400 Dallas, Texas 75244

Submitter: HARDING COMPANY

SUZANNE HENDERSON TARRANT COUNTY CLERK TARRANT COUNTY COURTHOUSE 100 WEST WEATHERFORD FORT WORTH, TX 76196-0401

# <u>DO NOT DESTROY</u> WARNING - THIS IS PART OF THE OFFICIAL RECORD.

ELECTRONICALLY RECORDED BY SIMPLIFILE

·

Risk, William
etux Adams-Risk, Margaret
Trustees of the William
Risk and Margaret Ann
Adams-Risk Revocable
Family Trust

ANY PROVISION WHICH RESTRICTS THE SALE, RENTAL OR USE OF THE DESCRIBED REAL PROPERTY BECAUSE OF COLOR OR RACE IS INVALID AND UNENFORCEABLE UNDER FEDERAL LAW. NOTICE OF CONFIDENTIALITY RIGHTS: IF YOU ARE A NATURAL PERSON, YOU MAY REMOVE OR STRIKE ANY OR ALL OF THE FOLLOWING INFORMATION FROM ANY INSTRUMENT THAT TRANSFERS AN INTEREST IN REAL PROPERTY BEFORE IT IS FILED FOR RECORD IN THE PUBLIC RECORDS: YOUR SOCIAL SECURITY NUMBER OR YOUR DRIVER'S LICENSE NUMBER.

Producers 88 (4-89) — Paid-Up With 640 Acres Pooling Provision

ICode: 12436

## PAID-UP OIL AND GAS LEASE

(No Surface Use)

THIS LEASE AGREEMENT is made this day of JOHULIV 1, 2006, by and between William Risk and wife. Margaret Arin Adams-Risk, Trustees of the William Risk and Margaret Ann Adams-Risk Revocable Family Trust whose address is 806 Shasta Lane Keller, Texas 76248, as Lessor, and HARDING ENERGY PARTNERS, LLC, a Texas limited Biability company, 13465 Midway Road, Suite 400, Dallas, Texas 75244, as Lessee. All printed portions of this lease were prepared by the party hereinabove named as Lessee, but all other provisions (including the completion of blank spaces) were prepared Johnly by Lessor and Lessee.

1. In consideration of a cash bonus in hand paid and the covenants herein contained, Lessor hereby grants, leases and lets exclusively to Lessee the following described land hereinater called lessed provises:

land, hereinafter called leased premises:

#### See attached Exhibit "A" for Land Description

1. In annabilitation of a sub-boruse in hamb paid and the coverands berein contraved, Lesses and less sociatively to Lesses the following described and herbifacts called lesses of presses.

See state-the Esthilit "A for Land Description in the Coorty of Tazzent. State of TEXAS, containing, paging great acres, more or here (publicing any pitches) and produced in association travered in funding geophysical-berring operations. The term "gas" at seat sharp in indication and non-hydrocarbon in statements produced in association travered in funding geophysical-berring operations. The term "gas" at seat sharp in contraved great acres, are very an expression of the statement of the purpose of existing geophysical-berring operations. The term "gas" at seat sharp control statement of the purpose of existing and the presses, it is lease ask accorded at sease for expenditure of the purpose of destinating the amount of any sharp in control and paging paging acres. The purpose of destinating the amount of any sharp in control and paging paging acres. The purpose of destinating the amount of any sharp in control and paging paging acres. The purpose of destinating the amount of any sharp in control and paging paging acres. The purpose of destinating the amount of any sharp in control and paging paging acres. The purpose of destinating the amount of any sharp in control and paging paging acres. The purpose of destinating the amount of any sharp in control and paging paging acres. The purpose of destinating the amount of any sharp in control and paging acres. The purpose of destinating the acres of the purpose of destinating the acres of the purpose of destinating the acres of the purpose of the purpose of destinating the acres of the purpose of the purpose of destinating the purpose of the purpose of the purpose of destinating the purpose of the purpose of destination of the purpose of the purpo

such part of the leased premises.

8. The interest of either Lessor or Lessee hereunder may be assigned, devised or otherwise transferred in whole or in part, by area and/or by depth or zone, and the rights and obligations of the parties hereunder shall extend to their respective heirs, devisees, executors, administrators, successors and assigns. No change in Lessor's ownership shall have the effect of reducing the rights or enlarging the obligations of Lessee hereunder, and no change in ownership shall be binding on Lessee until 60 days after Lessee has been furnished the original or certified or duly authenticated copies of the documents establishing such change of ownership to the satisfaction of Lessee outil 60 days after Lessee has been furnished the notification requirements contained in Lessee's usual form of division order. In the event of the death of any person entitled to shut-in royalties hereunder, Lessee may pay or tender such shut-in royalties to such persons or to their credit in the depository, either jointly or separately in proportion to the interest which each owns. If Lessee transfers its interest hereunder in whole or in part Lessee shall be relieved of all obligations thereafter arising with respect to the transferred interest, and failure of the transferree to satisfy such obligations with respect to the transferred interest shall not affect the rights of Lessee with respect to any interest not so transferred. If Lessee transfers a full or undivided interest in all or any portion of the area covered by this lease, the obligation to pay or tender shut-in royalties hereunder shall be divided between Lessee and the transferee in proportion to the net acreage interest in this lease then held by each.

9. Lessee may, at any time and from time to time, deliver to Lessor or file of record a written release of this lease as to a full or undivided interest in all or any portion of the area covered by this lease or any depths or zones thereunder, and shall thereupon be relieved of all obligations

Initials //

- 10. In exploring for, developing, producing and marketing oil, gas and other substances covered hereby on the leased premises or lends pooled or unitized herewith, in primary and/or enhanced recovery, Leasee shall here the right of ingress and egress along with the right to conduct such operations on the (eased premises as may be reasonably necessary for auch propuses, including but not limited to geophysical operations, the drilling of was not encessary to the production. Lessee may use in each operations, free of cost, in the drilling of ward or other substances produced on the leased premises accept water from Lessor's wells or ponds. In exploring, developing, producing or marketing from the leased premises or lands pooled therewith, the ancillary rights granted herein shall apply (a) to the mainter leased premises described in Paragraph 1 above, nowithinstanding any partie lease or other partie termination of this leases, and to the leased premises or almost premises or almost premises or shall buy its sipilentes below ordinary plow depth on cultivated leads. No well shall be located less than 200 feet from any house or own mow on the leased premises or other lends used by Lessae hereunder, without Lessor's consent, and Lessee shall buy its sipilentes below ordinary plow depth on cultivated leads. No well shall be located less than 200 feet from any house or own mow on the leased premises or such other lends, and to commercial limber and growing crops thereon. Lessee shall have the different ordinary plow depth on cultivated leads. No well applicable less than 200 feet from any house or own mow on the leased premises or such other lends, and to commercial limber and growing crops thereon. Lessee shall have the right at any time to remove its following the substances covered by the lease of premises or such other lends, and to commercial limber and growing crops thereon. Lessee shall have the right at any time to remove its following the premises of the premises of the premises of the lends of the commercial

- operations.

  17. Lessor, and their successors and assigns, hereby grants Lessee an option to extend the primary term of this lease for an additional period of 2 (two) years from the end of the primary term by paying or tendering to Lessor prior to the end of the primary term the same bonus consideration, terms and conditions as granted for this lease.

  18. This lease may be executed in counterparts, each of which is deemed an original and all of which only constitute one original.

DISCLAIMER OF REPRESENTATIONS: Lessor acknowledges that oil and gas lease payments, in the form of rental, bonus and royalty, are market sensitive and may vary depending on multiple factors and that this Lease is the product of good faith negotiations. Lessor understands that these lease payments and terms are final and that Lessor entered into this lease without duress or undue influence. Lessor recognizes that lease values could go up or down depending on market conditions. Lessor acknowledges that no representations or assurances were made in the negotiation of this lease that Lessor would get the highest price or different terms depending on future market conditions. Neither party to this lease will seek to after the terms of this transaction based upon any differing terms which Lessoe has or may negotiate with any other lessors/oil and gas owners.

IN WITNESS WHEREOF, this lease is executed to be effective as of the date first written above, but upon execution shall be binding on the signatory and the signatory's heirs, devisees, executors, administrators, successors and assigns, whether or not this lease has been executed by all parties hereinabove named as Lessor.

| LESSOR (WHETHER ONE OR MORE) William Risk and wife, Margaret Ann Adams-Risk, Trustees of the William Risk and Margaret Ann Adams-Risk Revocable   |  |
|---|--|
| Family Trust  | Sayan Candles  |
| - Constant Pit  | MARGARET AND Adams - RISK  |
| Thurton   | 1 TRUSTEE  |
| ACKNOWLEDGMENT  |  |
| STATE OF TEXAS. COUNTY OF AGREGANT This instrument was acknowledged before me on the 3 day of 3 way, 2009, by William Risk  |  |
| ANDREW D. BRANCH  Notary Public  STATE OF TEXAS  My Corum. Exc. Apr. 07, 2012   | Notary Public, State of Texas Tribus D. BANKA<br>Notary's name (printed): ANCREW D. BRANCH<br>Notary's commission expires: April 713013  |
| ACKNOWLEDGMENT  |  |
| STATE OF TEXAS TORRANT COUNTY OF TORRANT This instrument was acknowledged before me on the 16th day of January 20 09 by Margarct Ann Adams Fish ANDREW D. BRANCH Notary Public, State of Texas Notary Fibric Notary |  |
| ANDREW D BRANCH Notstry Public STATE OF TEXAS My Comm. Exp. Apr. 07, 2012   | Notary Public, State of Texas AND 1. British Notary's name (printed):  Notary's commission expires:  A public, State of Texas AND 1. British Notary's commission expires:  A public, State of Texas AND 1. British Notary's commission expires:  A public, State of Texas AND 1. British Notary's commission expires:  A public, State of Texas AND 1. British Notary State of Texas AND 1. B |
| CORPORATE ACKNOWLEDGMENT  |  |
| STATE OF TEXAS  COUNTY OF  This instrument was acknowledged before me on the day of, 20, by of  |  |
|   | Notary Public, State of Texas Notary's name (printed): Notary's commission expires:  |
| RECORDING INFORMATION   |  |
| STATE OF TEXAS  |  |
| County of   |  |
| This instrument was filed for record on the day of recorded in Book , Page, of the records of   | this office.   |
|   | By Clerk (or Deputy)   |

Initials MM

### Exhibit "A" Land Description

From time to time Lessee may determine that some part or all of the Leased Premises should be more specifically described, in which case Lessor agrees to execute any substitute Lease(s) or correction to Lease(s) tendered by Lessee for such re-description.

0.3329 acre(s) of land, more or less, situated in the W.H. Slaughter Survey, Abstract No. 1431, and being Lot 2, Block 4, Forest Lakes Estates, Phase II, an Addition to the City of Keller, Tarrant County, Texas according to the Plat thereof recorded in Volume/Cabinet A, Page/Slide 4508 of the Plat Records of Tarrant County, Texas, and being further described in that certain Warranty Deed with Vendor's Lien recorded on 5/03/2004 as Instrument No.D204132856of the Official Records of Tarrant County, Texas.

ID: 14218D-4-2,

Initials UL MM

### Addendum to Oil and Gas Lease

"In the event the leased premises (or any part thereof) is subject to an existing mortgage lien, deed of trust lien or other similar lien or liens that were perfected prior to the execution of this Lease and Lessee and/or Lessee's purchaser(s) of production should require the subordination of such lien(s) to this Lease, the costs of acquiring and recording the subordination(s) shall be borne solely by Lessee, is successors and assigns; provided, however, (i) this clause shall not be construed as obligating Lessee to seek or obtain any such subordination, (ii) Lessor agrees to assist Lessee and/or Lessee's purchaser(s) of production in securing any such subordination."

After Recording Return to: HARDING COMPANY 13465 MIDWAY ROAD, STE. 400 DALLAS, TEXAS 75244 PHONE (214) 361-4292 FAX (214) 750-7351